1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA

Debra Morales Ruiz, an individual, for No.: CV-23-02482-PHX-SRB (DMF) herself and on behalf of and as pending Personal Representative of The Estate of Alexander Chavez; Alex George Chavez, an individual,

Plaintiffs,

VS.

County of Maricopa, a governmental entity; Brandon Smith and Jane Doe Smith; Paul Penzone and Jane Doe Penzone; David Crutchfield, an individual; Lisa Struble, an individual; Kyle Moody and Jane Doe Moody; Arturo Dimas and Jane Doe Dimas; Tyler Park and Jane Doe Park; Gerardo Magat and Jane Doe Magat; Daniel Hawkins Jr. and Jane Doe Hawkins; Javier Montano and Jane Doe Montano; James Dailey and Jane Doe Dailey; Trevor Martin and Jane Doe Martin; Greggory Hertig and Jane Doe Hertig; John Chester and Jane Doe Chester; Jorge Espinosa Jr. and Jane Doe Espinosa; Morgan Rainey and John Doe Rainey; Stefanie Marsland and John Doe Marsland; and, John and Jane Does 1-40,

Defendants.

[PROPOSED] ORDER OF RECONSIDERATION

(Assigned to the Honorable Susan R. Bolton and referred to the Honorable Deborah M. Fine)

THE COURT, having reviewed "Plaintiffs' Motion for Reconsideration of Order Partially Granting Defendants' Motion to Dismiss the Second Amended Complaint" (the "Motion for Reconsideration"), and good cause appearing, therefore:

IT IS ORDERED granting the Motion for Reconsideration.

IT IS FURTHER ORDERED amending the Court's Order docketed as ECF No. 49 to the extent it dismisses Maricopa County as a Defendant entirely from this action, and reinstating Maricopa County as a Defendant for purposes of its alleged respondent superior liability for the conduct of CHS employees.